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1 Attorneys for Defendant
2 United States of America

3 Attorneys for Federal Defendants.

4 IN THE UNITED STATES DISTRICT COURT

5 NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION

6 CALIFORNIA COALITION FOR WOMEN
7 PRISONERS; R.B.; A.H.R.; S.L.; J.L.; J.M.;
8 G.M.; A.S.; and L.T., individuals on behalf of
9 themselves and all others similarly situated,

10 Plaintiffs
11 v.

12 UNITED STATES OF AMERICA FEDERAL
13 BUREAU OF PRISONS, a governmental entity;
14 BUREAU OF PRISONS DIRECTOR
15 COLETTE PETERS, in her official capacity;
16 FCI DUBLIN WARDEN THAHESHA JUSINO,
17 in her official capacity; OFFICER
18 BELLHOUSE, in his individual capacity;
19 OFFICER GACAD, in his individual capacity;
20 OFFICER JONES, in his individual capacity;
21 LIEUTENANT JONES, in her individual
22 capacity; OFFICER LEWIS, in his individual
23 capacity; OFFICER NUNLEY, in his individual
24 capacity, OFFICER POOL, in his individual
25 capacity, LIEUTENANT PUTNAM, in his
26 individual capacity; OFFICER SERRANO, in
27 his individual capacity; OFFICER SHIRLEY, in
28 his individual capacity; OFFICER SMITH, in his
individual capacity; and OFFICER VASQUEZ,
in her individual capacity,

Defendants.

CASE NO. 4:23-CV-04155-YGR

UNITED STATES' WITNESS LIST FOR
PRELIMINARY INJUNCTION
EVIDENTIARY HEARING

1. A., A. Inmate A.A. is expected to testify about current conditions at FCI Dublin, including
2 but not limited to the risk of sexual assault by current staff and retaliation.¹
3. Agostini, Morgan. Ms. Agostini is expected to testify about her role as the Executive
4 Assistant at FCI Dublin, including but not limited to her role as Satellite Camp
5 Administrator, BOP's policies and procedures, and all subject matter in her declaration.
6. A., I. Inmate I.A. is expected to testify about current conditions at FCI Dublin, including but
7 not limited to the risk of sexual assault by current staff and retaliation.
8. Deveney, Patrick. Mr. Deveney is expected to testify about his role as the Associate Warden
9 and PREA Coordinator at FCI Dublin, including but not limited to BOP's PREA policies and
10 procedures.
11. H., A. Inmate A.H. is expected to testify about current conditions at FCI Dublin, including
12 but not limited to the risk of sexual assault by current staff and retaliation.
13. M., S. Inmate S.M. is expected to testify about current conditions at FCI Dublin, including
14 but not limited to the risk of sexual assault by current staff and retaliation.
15. Mulcahy, Alison. Dr. Mulcahy is expected to testify about her role as FCI Dublin's Chief
16 Psychologist, including but not limited to BOP's psychology policies and procedures.
17. Newman, Amberly. Ms. Newman is expected to testify about her role as a Support
18 Coordinator at FCI Dublin, including but not limited to current conditions in the facility.
19. Putnam, Stephen. Former Special Investigative Agent Putnam is expected to testify about his
20 role as SIA, including but not limited to BOP's policies and procedures for investigating staff
21 misconduct.
22. Quezada, Erika. Captain Quezada is expected to testify about her role as FCI Dublin
23 Correctional Captain, including but not limited to BOP's correctional policies and
24 procedures.

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27 ¹ Doc. 17 granted Plaintiffs' application to proceed using initials only and the government
28 respectfully requests that its inmate witnesses be allowed to do the same. These inmates' full names
have been disclosed to Plaintiffs' counsel but will not be used in Court.

11. Reese, Beth. Ms. Reese is expected to testify about her role as Chief of the BOP's Office of General Counsel, including but not limited to BOP's policies and procedures for investigating staff misconduct.

12. Wilson, Monte. Mr. Wilson is expected to testify about his role as FCI Dublin's Health Services Administrator, including but not limited to BOP health service policies and procedures.

Dated this 29th day of December 2023.

Madison L. Mattioli
MADISON L. MATTIOLI
Assistant United States Attorney
District of Montana